UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA,) CRIM. NO. 04-30046-MAP
vs.	S. Pistales open
ALBERT INNARELLI, ET AL.,	
Defendants.)

PARTIES' FINAL JOINT MEMORANDUM PURSUANT TO LOCAL RULE 116.5(A)

The United States of America, by and through Michael J.

Sullivan, United States Attorney for the District of

Massachusetts, and William M. Welch II, Assistant United States

Attorney, hereby files this final joint memorandum pursuant to

Local Rule 116.5(A) and the Magistrate Judge's Scheduling Order.

- 1. There are no outstanding discovery issues not yet presented. 1
- 2. The Government does not anticipate providing additional discovery.
- 3. The defendants do not intend to raise a defense of insanity or public authority.
- 4. The Government has not requested notice of alibi.

 However, the defendants do not intend to raise a defense of alibi

¹The Government is unaware of the status of copying efforts by defense counsel's copy vendor. The Government had delivered all loan files of which defense counsel had requested copies to defense counsel's copy vendor shortly after the last status conference.

to the current charges.

- 5. The defendants will file substantive motions that will require rulings by the court.
- 6. A schedule should be set for substantive motions. Time under the Speedy Trial Clock should be tolled from the date of the status conference through the filing of the motions to provide the defendant ample time to research, draft, and submit his motion. This request takes into consideration the due diligence of the party and would be in the interests of justice. In addition, this case has been designated a complex case.
- 7. To date, one defendant has indicated that he will plead guilty.
- 8. Excludable delay should be ordered under 18 U.S.C. §§ 3161(h)(1)(F), 3161(h)(8)(A) and Local Rules 112.2(A)(1) and (2). No time has run on the Speedy Trial Clock given the designation of this case as complex case.
- 9. The parties believe at this point that a trial should be anticipated. The Government would anticipate the trial to last approximately two and a half months.

Filed this ______th day of January, 2006.

Respectfully submitted,

MICHAEL J. SULLIVAN United States Attørmey

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Assistant United States Attorney

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For defendant Michael Bergdoll

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For defendant Mark McCarthy

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For defendant Lawrence Lynch

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For defendant Edgar Corona

Counsel for defendant Corona

For defendant Kathryn Zepka

Esq.

Counsel for defendant Zepka

For defendant Jonathan Frederick

MARK ALBANO,

Counsel for defendant Frederick

For defendant Joseph Sullivan

Counsel for defendant Sullivan

CERTIFICATE OF SERVICE

Hampden, ss.

Springfield, Massachusetts January 13, 2006

I, William M. Welch, Assistant U.S. Attorney, do hereby certify that I have served a copy of the foregoing by filing said motion and providing electronic notice to:

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